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CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 2068 SC11259ZP Shun-Meen Kuo 10/06/2000 09/684,576 12/03/2001 23330 7590 EXAMINER MOTOROLA, INC. CORPORATE LAW DEPARTMENT - #56-238 THAI, LUAN C 3102 NORTH 56TH STREET PAPER NUMBER ART UNIT PHOENIX, AZ 85018

> 2811 DATE MAILED: 12/03/2001

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	6
		09/684,576	KUO ET AL.	
Office Action Summary		Examiner	Art Unit	
4		Luan Thai	2811	
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nad for Donl	M.			
THE MAILIN - Extensions of after SIX (6) N - If the period for If NO period for Failure to repl	NED STATUTORY PERIOD FOR REAL INC. NED STATUTORY STATUTORY PERIOD FOR REAL INC. NED STATUTORY PERIOD	FR 1.136(a). In no event, however, on. a reply within the statutory minimun eriod will apply and will expire SIX (may a reply be timely filed of thirty (30) days will be considered time b) MONTHS from the mailing date of this area ARANDONED (35 U.S.C. § 133).	ely. communication.
	ponsive to communication(s) filed on	·		
— —	: EINIAI 2h)	This action is non-final		u de la
,	te this application is in condition for a led in accordance with the practice u	allowance except for form Inder <i>Ex parte Quayl</i> e, 19	al matters, prosecution as to 35 C.D. 11, 453 O.G. 213.	ine ments is
Disposition of	Claims			
4)⊠ Clain	n(s) 1-26 is/are pending in the applic	cation.		
4a) C	of the above claim(s) is/are wi	thdrawn from considerati	on.	
	m(s) is/are allowed.			
6)☐ Clair	m(s) is/are rejected.			
7)∐ Claiı	m(s) is/are objected to.			
8)⊠ Claii	m(s) <u>1-26</u> are subject to restriction a	nd/or election requiremen	π.	
Application P	apers			
9) The	specification is objected to by the Ex	aminer.		
10) ☐ The	drawing(s) filed on is/are: a)	accepted or b) objected	in chovence. See 37 CFR 1.850	a).
		an to the drawing(S) be liely	III abcyanios.	miner.
11) ☐ The	plicant may not request that any objection proposed drawing correction filed on	Is: a) approved		
lf a	approved, corrected drawings are require	ed in reply to this Office acti	yıı.	
L	oath or declaration is objected to by	the Examiner.		
Priority unde	er 35 U.S.C. §§ 119 and 120	a to the andor 25	u ≤ C & 119(a)-(d) or (f).	
13)☐ Acl	knowledgment is made of a claim for	r foreign priority under 33	0.5.0. § 110(a) (a) 51 (7)	
a) □ A	All b)☐ Some * c)☐ None of:		vod	
1.[Certified copies of the priority do	cuments have been rece	ved in Application No.	
2.[Certified copies of the priority do	cuments have been rece	we been received in this Natio	onal Stage
	Copies of the certified copies of the application from the Internation the attached detailed Office action f	for a list of the certified co	pies not received.	
- See	nowledgment is made of a claim for	domestic priority under 3	5 U.S.C. § 119(e) (to a provis	ional application
i	The translation of the foreign langung the translation of the foreign langung the control of the foreign langung for the control of the contr	ugga provisional applicati	Oll 1192 Decii receraea	
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a) [] Nation o) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTC tion Disclosure Statement(s) (PTO-1449) Pap	- · · · · · · · · · · · · · · · · · · ·	Interview Summary (PTO-413) Par Notice of Informal Patent Application	er No(s) in (PTO-152)
1	omark Office			Part of Paper No. 4

WCoffed Minber 09/684,576 :281

DETAILED ACTION

on to one of the following inventions is required under 35 U.S.C. 121: Claims 1-25, drawn to a semiconductor device, classified in class 257,

Claim 26, drawn to a method of making a semiconductor device, classified subclass 704. 4. ^{Include} an

traversed (; 5 App/

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Any Inquiry conci iminer should be directe

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or, Tom Thomas can be read

'anization where this applicatio.

ommunications and (703) 308-7

The inventions are distinct, each from the other because of the following reasons: Inventions II and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as vention, ti more of aining in t

claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 'tion under ;

806.05(f)). In the instant case unpatentability of the Group I invention would not necessarily imply unpatentability of the Group II invention, since the device of the group

I invention could be made by processes different from those of the Group II invention

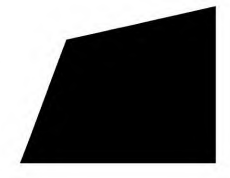
For example, in claim 26, the electronic component can be formed individually.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction 3.

for examination purposes as indicated is proper.

^{1ber} 30, 2001

ulry of a general nature or relating 'Ild be directed to the receptionist w <2 PPlication or · ^{Ione} number is (703) 308. SUPERVISORY PATENT EXAMINED
TECHNOLOGY CENTER 2800





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